PATENT COOPERATION TREATY

- 5 AUG 2004

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

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NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

137473 05 AUU 04

Date of mailing (day/month/year)

03.08.2004

Applicant's or agent's file reference

AJC/P053064WO

PCT/GB 03/01484

IMPORTANT NOTIFICATION

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

07.04.2003

05.04.2002

Applicant

BRITISH NUCLEAR FUELS PLC et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

28/8/0/04

Name and mailing address of the international preliminary examining authority:

<u>@</u>)

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Tel. +49 89 2399-2883





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

		or agent's file reference	FOR FURTHER ACTIO		Notification of Transmittal of International				
AJC	C/P053	064WO		Preliminary Examination Report (Form PCT/IPEA/416					
International application No. PCT/GB 03/01484			International filing date (day/m 07.04.2003	onth/year	Priority date (day/month/year) 05.04.2002				
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	Thin i								
1.	Autho	ority and is transmitted to t	kamination report has been prep he applicant according to Article	ared by 36.	this International Preliminary Examining				
2.	Thie F	REPORT consists of a total	al of 6 sheets, including this cov	or choo					
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		This report is also accomp	panied by ANNEXES, i.e. sheet	of the	description, claims and/or drawings which have				
		been amended and are th (see Rule 70.16 and Sect	ie basis for this report and/or shi ion 607 of the Administrative Ins	ets con truction	taining rectifications made before this Authority sunder the PCT).				
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3.	This re	eport contains indications	relating to the following items:		•				
	1 [Basis of the opinion							
	II (☐ Priority	•						
			of opinion with regard to novelty	inventi	e step and industrial applicability				
		Lack of unity of inve							
	V	Reasoned statemen citations and explan	t under Rule 66.2(a)(ii) with regations supporting such statemen	ard to no	ovelty, inventive step or industrial applicability;				
	VI [☐ Certain documents o	· · · · · · ·						
	VII [☐ Certain defects in th	e international application						
	VIII [☐ Certain observations	s on the international application						
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/01484

I.	Basis	of the	report
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Description, Pages

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	1, 2	2, 4-6	as originally filed						
	3, 3a		filed with telefax on 01.06.2004						
	Cla	ims, Numbers							
	1-2	5	filed with telefax on 01.06.2004						
2.	Wit lan	With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.							
	These elements were available or furnished to this Authority in the following language: , which is:								
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).						
		the language of publication of the international application (under Rule 48.3(b)).							
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).						
3.	Wit inte	ith regard to any nucleotide and/or amino acid sequence disclosed in the international application, the ternational preliminary examination was carried out on the basis of the sequence listing:							
	☐ contained in the international application in written form.								
		filed together with th	e international application in computer readable form.						
	☐ furnished subsequently to this Authority in written form.								
	☐ furnished subsequently to this Authority in computer readable form.								
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.						
4.	The	amendments have r	esulted in the cancellation of:						
		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
5.		☐ This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).							
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to this						
6.	Add	Additional observations, if necessary:							

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

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- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims

No: Claims

1-2, 5-7,14-16

Inventive step (IS)

Yes: Claims

No: Claims

3-4, 8-13, 17-25

Industrial applicability (IA)

Yes: Claims

Claims

No:

1-25

2. Citations and explanations

see separate sheet

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: GB 1 250 357 (BOEHRINGER INGELHEIM G.M.B.H.) 20 October 1971

(1971-10-20)

D2: GB 865 914 (TURGO PRODUCTS, INC.) 26 April 1961 (1961-04-26)

OBJECTIONS AS TO NOVELTY (ARTICLE 33(2) PCT) 1.

Claim 1

Document D1 discloses a method suitable for (see III - 4.8 in the Special Issue of the PCT Gazette as in force from 9 October 1998, of the PCT International Preliminary Examination Guidelines, established by the International Bureau of WIPO) the removal of contaminating materials from pipework, said contaminating materials comprising deposits on the pipework which comprise inorganic salts having low solubility levels, wherein said contaminating materials cause a reduction in the effective internal diameter of the pipes and thereby effect a reduction in the rate of flow of a fluid through the pipework, the method comprising treating said contaminating material with at least one carbamate salt.

The subject-matter of claim 1 is therefore not new.

In addition it should be noted that the deposits to be removed by the method of D1 comprise inorganic materials (see D1, page 1, lines 16-17).

Claim 2

Materials depositing on a pipework are always deposited from solutions or suspensions in contact with the pipework.





The subject-matter of claim 2 is therefore not new.

Claim 5

The method of D1 is suitable for the removal of contaminating materials comprising partial or total blockages of a pipework.

The subject-matter of claim 5 is therefore not new.

Claim 6

In the method of D1, said carbamate salt comprises an aqueous solution of a carbamate salt.

The subject-matter of claim 6 is therefore not new.

Claim 7

The carbamate salt used in the method of D1 comprises ammonium carbamate.

The subject-matter of claim 7 is therefore not new.

Claims 14-16

The treatment of D1 is carried out in the presence of at least one additive comprising a carbonate or bicarbonate salt, wherein said carbonate or bicarbonate salt comprises caesium carbonate or ammonium bicarbonate.

The subject-matters of claims 14-16 are therefore not new.

2. OBJECTIONS AS TO INVENTIVE STEP (ARTICLE 33(3) PCT)

Claims 3-4, 8-13, 17-25

The features set forth in said claims are merely straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/GB 03/01484

of inventive skill, in order to solve the problem posed.

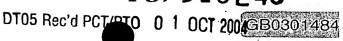
With regard to pre- and post-treatment with acid and washing with water, see e.g. D2, page 7, lines 51-59 and page 10, lines 1-7.

Thus, the subject-matters of claims 3-4, 8-13, 17-25 do not involve an inventive sep and do not satisfy the criterion set forth in Article 33(3) PCT.



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caesium, iron and uranium. Materials such as these are commonly found as components of waste and process streams in the nuclear industry.

Consequently, the present invention seeks to provide an efficient method for the removal of such materials, and thereby prevent the severe problems which can otherwise be caused as a consequence of the stubborn nature of the deposits that are formed in pipework, and the subsequent blockages that can be encountered. The method is especially directed towards the removal of deposits which are sufficiently substantial to cause a reduction in the effective internal diameter of a pipe, and thereby have the capability to cause a reduction in the rate of flow of a fluid through the pipework. Additionally, of course, the method is required to be capable of dealing with the more extreme situations wherein severe levels of depositions have occurred, such that a partial or complete blockage of the pipework has already occurred. Clearly, such eventualities can cause severe difficulties, and even lead to catastrophic failures, in industrial processes.

In view of the fact that the method of the present invention finds particular application when dealing with pipeline deposits encountered in the nuclear industry, the potentially toxic nature of the wash liquors which result from the cleaning operation are of obvious concern and it is important that safe, clean and efficient methods of disposal should be available for these waste products. Consequently, the invention also seeks to provide a method of removing these materials from pipework which does not lead to the generation of toxic or harmful waste streams or by-products.

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Thus, according to the present invention, there is provided a method for the removal of contaminating materials from pipework, said contaminating materials comprising deposits on the pipework which comprise inorganic salts having low solubility levels, wheirein said contaminating materials cause a reduction in the effective internal diameter of the pipes, and thereby effect a reduction in the rate of flow of a fluid



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through the pipework, the method comprising treating said contaminating materials with at least one carbamate salt.

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CLAIMS

1. A method for the removal of contaminating materials from pipework, said contaminating materials comprising deposits on the pipework which comprise inorganic salts having low solubility levels, wheirein said contaminating materials cause a reduction in the effective internal diameter of the pipes and thereby effect a reduction in the rate of flow of a fluid through the pipework, the method comprising treating said contaminating materials with at least one carbamate salt.

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- 2. A method as claimed in claim 1 wherein said inorganic salts are deposited from solutions or suspensions in contact with the pipework.
- 3. A method as claimed in claim 1 or 2 wherein said inorganic salts comprise phosphate, alkylphosphate, molybdate and phosphomolybdate salts.
 - 4. A method as clamed in claim 3 wherein said salts comprise the phosphate, butylphosphate, molybdate and phosphomolybdate salts of zirconium, tellurium, gadolinium, caesium, iron and uranium.

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- 5. A method as claimed in any one of claims 1 to 4 wherein said contaminating materials comprise partial or total blockages of the pipework.
- 6. A method as claimed in any preceding claim wherein said carbamate salt comprises an aqueous solution of a carbamate salt.
 - 7. A method as claimed in any preceding claim wherein said carbamate salt comprises ammonium carbamate.
- 30 8. A method as claimed in any one of any preceding claim wherein said treatment is carried out at a temperature in the range of from 40°C to 60°C.



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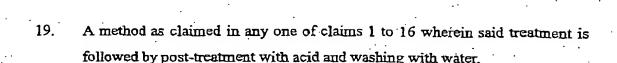
- A method as claimed in claim 8 wherein said temperature is in the region of 9. 60°C.
- A method as claimed in any preceding claim wherein said treatment is 10. continued for an extended period of time.
 - A method as claimed in claim 10 wherein said treatment is continued for at 11. least 2 hours.
- A method as claimed in any preceding claim wherein the concentration of 10 12. said carbamate in aqueous solution is in the range of from 0.3M to 6.0M.
 - A method as claimed in claim 12 wherein said concentration is between 1.0M 13. and 3.0M.
 - A method as claimed in any preceding claim wherein said treatment is carried 14. out in the presence of at least one additive.
- A method as claimed in claim 14 wherein said additive comprises a carbonate 15. 20 or bicarbonate salt.
 - A method as claimed in claim 15 wherein said carbonate or bicarbonate salt 16. comprises caesium carbonate or ammonium bicarbonate.
- 25 A method as claimed in any preceding claim wherein said treatment is 17. preceded by pre-treatment with acid and washing with water.
 - .18. A method as claimed in claim 17 wherein said pre-treatment and washing is carried out at room temperature.

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- 20. A method as claimed in claim 19 wherein said post-treatment and washing is carried out at room temperature.
- 21. A method as claimed in any one of claims 17 to 20 wherein said acid comprises nitric acid.
- 10 22. A method as claimed in any preceding claim whenever applied to the removal of contaminating materials from pipework in the nuclear processing industry.
 - 23. A method as claimed in claim 22 which comprises the treatment of pipework used in the processing of Highly Active Liquor with an aqueous solution comprising 0.3-1.0M ammonium carbamate and 0.2M caesium carbonate at 60°C for 2 hours.
 - 24. A method as claimed in claim 22 which comprises the treatment of pipework used in the processing of Highly Active Liquor as follows:
 - (a) treatment with 2.0M nitric acid at room temperature; followed by
 - (b) washing with water at room temperature; followed by
- 25 (c) treatment with 1.0M or 3.0M aqueous ammonium carbamate solution at 60°C for 2 hours.
 - 25. A method as claimed in claim 22 which comprises the treatment of pipework used in the processing of Highly Active Liquor as follows:

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- (a) Treatment with 1.0M or 3.0M aqueous ammonium carbamate solution at 60°C for 2 hours; followed by
- (b) Treatment with 2.0M nitric acid at room temperature; followed by
- (c) Washing with water at room temperature.

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